Carmody (HB 207) Act No. 79

<u>Existing law</u> provides that no public building, public bridge, public park, public fish or game preserve, or public wildlife refuge owned by the state or by any political subdivision of the state or by any institution receiving its support in whole or in part from the state shall be named in honor of any living person, except as authorized or provided by law.

Existing law provides generally for the powers, duties, and functions of public postsecondary education management boards. New law authorizes each board to name buildings at institutions under its supervision and management in honor of living persons pursuant to board policy. Provides that such policy may include criteria to be used for such naming and that if the policy requires a monetary donation as a condition of such naming, the policy shall require that the donation be made to an alumni association or a foundation that raises private funds for the support of the institution as provided in existing law (R.S. 17:3390).

Effective August 1, 2013.

(Adds R.S. 17:3351(F))